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11	Attorneys for Nominal Defendant Intersil	Attorneys for Plaintiff
12	and the Individual Defendants	[Additional counsel appear on signature page]
13	UNITED STAT	TES DISTRICT COURT
14	NORTHERN DIS	STRICT OF CALIFORNIA
	SAN JOSE DIVISION	
15	LABORERS' LOCAL #231 PENSION FUND, Derivatively on Behalf of	Case No. 5:11-cv-04093 EJD
16	INTERSIL CORPORATION,	STIPULATION TO EXTEND THE DEADLINE
17	Plaintiff,	FOR NOMINAL DEFENDANT INTERSIL TO RESPOND TO THE COMPLAINT AND
18	V.	SCHEDULING
19	DAVID B. BELL, JONATHAN A.	
20	KENNEDY, SUSAN J. HARDMAN, PETER R. OAKLANDER, DAVID M.	
21	LOFTUS, ROBERT W. CONN, JAMES	
22	V. DILLER, GARY E. GIST, MERCEDES JOHNSON, GREGORY LANG, JAN	
23	PEETERS, ROBERT N. POKELWALDT, JAMES A. URRY and COMPENSIA,	
	INC.,	
24	Defendants.	
25	-and-	
26	Intersil Corporation, a Delaware	
27	Corporation,	
28	Nominal Party.	
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1	WHEREAS, on August, 19, 2011, Plaintiff Laborers' Local #231 Pension Fund	
2	("Plaintiff") filed its Verified Shareholder Derivative Complaint For Breach Of Fiduciary Duty O	
3	Loyalty, Aiding And Abetting And Unjust Enrichment in this Court against Intersil Corporation	
4	("Intersil"); David B. Bell; Robert W. Conn, James V. Diller, Gary E. Gist, Mercedes Johnson,	
5	Gregory Lang, Jan Peeters, Robert N. Pokewaldt, James A. Urry, Jonathan A. Kennedy, Susan J.	
6	Hardman, Peter R. Oaklander, and David M. Loftus (collectively the "Defendants"), and	
7	Compensia, Inc. ("Compensia");	
8	WHEREAS, Intersil has been served with the Summons and Complaint;	
9	WHEREAS, Plaintiff has requested that the Defendants waive service of process pursuant	
10	to FRCP 4(d)(1) and the Defendants have so agreed;	
11	WHEREAS, the parties have agreed on a schedule for Defendants and Intersil's responses	
12	to the Complaint;	
13	WHEREAS, this extension will not alter the date of any event or deadline already fixed by	
14	Court order, and Civil Local Rule 6-1(a) does not require a Court order for such an extension;	
15	NOW THEREFORE, Plaintiff, Defendants and Intersil, through their counsel of record,	
16	stipulate to the following:	
17	1. Defendants and Intersil, pursuant to Civil L.R. 6-1(a), will answer, move on	
18	otherwise respond to the complaint on October 17, 2011;	
19	2. Should Defendants and/or Intersil move to dismiss the Complaint, Plaintiff shal	
20	have until November 21, 2011, to file and serve their opposition to such motion(s); and	
21	3. Defendants and Intersil shall have until December 16, 2011 to file and serve reply	
22	memoranda, if any, to Plaintiff's opposition(s).	
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Case 5:11-cv-04093-EJD Document 14 Filed 09/19/11 Page 3 of 3 1 2 Dated: September 16, 2011, 3 **DECHERT LLP** 4 By: /s/ Chris Scott Graham 5 Chris Scott Graham 6 2440 W. El Camino Real, Suite 700 Mountain View, CA 94040-1499 7 Telephone: 650.813.4800 Facsimile: 650.813.4848 8 Attorneys for Nominal Defendant Intersil and the 9 Individual Defendants 10 Dated: September 16, 2011, 11 ROBBINS GELLER RUDMAN & DOWD LLP 12 By: /s/ Travis E. Downs III¹ 13 14 Travis E. Downs III 655 West Broadway, Suite 1900 15 San Diego, CA 92101 Telephone: 619.231.1058 16 Facsimile: 619.231.7423 17 Attorneys for Plaintiff 18 Additional Counsel: 19 MICHAEL W. O'HARA 20 CAVANAGH & O'HARA 407 East Adams Street 21 Springfield, IL 62701 Telephone: 217.544.1771 22 Facsimile: 217.544.9894 23 Attorneys for Plaintiff 24 25 26 27 Pursuant to General Order 45(X), the filer of this document hereby attests that concurrence in the filing of 28 the document has been obtained from Travis E. Downs III.